

Chap. 27.

AN ACT *to amend section fifty-one, of chapter eighty-eight, of the Revised Statutes.*

Published April 18, 1854.

The people of the State of Wisconsin represented in Senate and Assembly do enact as follows:

§ 1. At the time of the return of a summons in all cases where the defendant does not appear, the justices shall upon the application of the plaintiff without requiring cause to be shown, adjourn the case for such time as may be required, not exceeding one week, but if sufficient cause be shown on oath by plaintiff, his agent or attorney, the justice shall grant an adjournment for a longer time than one week, not exceeding ninety days.

§ 2. This act shall take effect and be in force from and after its publication.

Approved March 3, 1854.

Chap. 28.

AN ACT *relating to counties not duly organized for Judicial purposes.*

Published April 1, 1854.

The people of the State of Wisconsin represented in Senate and Assembly do enact as follows:

§ 1. If any county organized by act of the legislature for judicial or county purposes shall fail to organize as by law required for the term of one year from the passage of this act, it shall be attached and hereby is attached to the county which shall have been organized for judicial purposes for the longest period of time and which shall adjoin and form a part of the boundary of the county which shall have failed to become duly organized as by law required. And the town of such organized county

Where counties fail to organize.